1	CIDADD CHADDII D			
1	GIRARD SHARP LLP Adam E. Polk (State Bar No. 273000)			
2	apolk@girardsharp.com			
3	Simon S. Grille (State Bar No. 294914)			
4	sgrille@girardsharp.com Nina Gliozzo (State Bar No. 333569)			
5	ngliozzo@girardsharp.com			
	601 California Street, Suite 1400			
6	San Francisco, CA 94108 Telephone: (415) 981-4800			
7	Facsimile: (415) 981-4846			
8	Attorneys for Plaintiffs			
9	Automeys for 1 tunings			
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11	UNITED STATES I			
12	NORTHERN DISTRIC	CT OF CALIFORNIA		
13	   TYRONE HAZEL, ROXANE EVANS, VALERIE	Case No.		
14	TORRES, and RHONDA HYMAN, individually			
15	and on behalf of all others similarly situated,	CLASS ACTION COMPLAINT		
16	Plaintiffs,	DEMAND FOR JURY TRIAL		
17	VS.			
18				
19	PRUDENTIAL FINANCIAL, INC. and ACTIVEPROSPECT, INC.			
	ACTIVET ROSTECT, INC.			
20	Defendants.			
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### **NATURE OF THE ACTION**

- 1. Prudential Financial Inc. ("Prudential") offers consumers an instant quote for life insurance in minutes if they fill out a form online at Prudential.com. To obtain the quote, consumers must enter private information about themselves and their health history.
- 2. ActiveProspect Inc. ("ActiveProspect") sells software that records consumer interactions with a website in real time. Website owners can use this software by adding ActiveProspect's javascript<sup>1</sup> into the source code of their webpage. Doing so permits both ActiveProspect and the website owner to record a visitor's keystrokes and other actions on the website.
- 3. Prudential embedded ActiveProspect's software in the computer code on its website to optimize its lead generation efforts. Prudential benefits financially from collecting information provided by potential customers, or "leads," who indicate an interest in purchasing services such as life insurance. Adding ActiveProspect's software allowed both companies to surreptitiously observe and record visitors' keystrokes, mouse clicks, and other electronic communications, including their entry of Personally Identifiable Information ("PII") and Protected Health Information ("PHI").
- 4. When users seeking a life insurance quote enter private information on Prudential.com, Prudential shares those communications with ActiveProspect in real time, without notifying users and without first obtaining their consent. The communications Prudential shares with ActiveProspect include its users' geolocation and answers regarding their private personal and medical information, such as age, height, weight, information regarding medical conditions, prescribed medications, and hospitalization history. ActiveProspect's software purports to increase the value of Prudential's leads by harvesting extra information about each person and independently documenting the information they provided.
- 5. By wiretapping website user's communications, Defendants Prudential and ActiveProspect violate the California Invasion of Privacy Act ("CIPA"), Cal. Penal Code § 631, and invade Plaintiffs' and class members' privacy rights in violation of the California Constitution.
- 6. Plaintiffs Roxane Evans, Valerie Torres, Rhonda Hyman, and Tyrone Hazel each used the Prudential website to search for an insurance quote, entering private information into the online form

<sup>&</sup>lt;sup>1</sup> JavaScript is a programming language commonly used in website development to add features and functions to a website.

1	at Prudential.com. During each visit, Defendants Prudential and ActiveProspect recorded Plaintiffs'			
2	electronic communications in real time, and used the intercepted data to learn their identity, zip code,			
3	date of birth, height, weight, use of prescription medications and tobacco products, and other PII and			
4	PHI without their consent.			
5	7. Plaintiffs bring this action on behalf of themselves and a class of all Californians whos	e		
6	electronic communications were intercepted through Prudential's use of ActiveProspect software on i	ts		
7	website.			
8	JURISDICTION AND VENUE			
9	8. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1332(d)(2)(A) becau	1S€		
10	this case is a class action where the aggregate claims of all members of the proposed class are in excess	SS		
11	of \$5,000,000.00, exclusive of interest and costs, and at least one member of the proposed class is			
12	citizen of state different from at least one Defendant.			
13	9. This Court has personal jurisdiction over Defendants because each of the Defendants			
14	purposefully availed itself of the laws and benefits of doing business in California, and Plaintiffs' claim			
15	arise out of each of the Defendants' forum-related activities. Furthermore, a substantial portion of the			
16	events giving rise to Plaintiffs' claims occurred in this District.			
17	10. Pursuant to 28 U.S.C. § 1391, this Court is the proper venue for this action because a			
18	substantial part of the events, omissions, and acts giving rise to the claims herein occurred in this			
19	District.			
20	<u>DIVISIONAL ASSIGNMENT</u>			
21	11. Assignment to the San Francisco or Oakland Division is appropriate under Local Rule	3.		
22	2(c) and (d) because a substantial part of the events or omissions giving rise to Plaintiffs' claims			
23	occurred in Alameda County.			
24	THE PARTIES			
25	12. Plaintiff Tyrone Hazel is a citizen of the State of California and resides in Oakland,			
26	California.			
27	13. Plaintiff Roxane Evans is a citizen of the State of California and resides in Oroville,			
28	California.			

("ActiveProstpect Patent").

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scenario, the owner of the website with the form is the lead seller, and a separate party who purchases the consumer's data is the lead buyer.

- 24. One of ActiveProspect's products is called "TrustedForm," which it touts as a "lead certification product" that purports to help businesses authenticate user interactions with a website, including, for example, by recording a user's responses to form questions and documenting evidence of consent to receive telemarketing calls. TrustedForm provides a "means for a lead buyer to verify when and where an Internet lead was collected by a lead seller."
- 25. On its website, ActiveProspect says that one of the "key features and benefits" of TrustedForm is the "VideoReplay" feature, which records, in real time, a website visitor's keystrokes, mouse clicks and other interactions with a website. The video provides a "moment-by-moment replay of exactly what happened on the page in the order it happened. . . . Whatever the user does on the page is captured, including changes and corrections to the information entered in the form."<sup>5</sup>
- 26. ActiveProspect also advertises other data that TrustedForm can acquire, including the "time on page," "lead age," and geographic location of users<sup>6</sup>:

# **Benefits of TrustedForm Insights**

Savvy marketers then use that data to make purchase decisions, determine pricing strategies, and set routing rules.

#### TrustedForm Insights data includes:

- Originating Domain Identify the best lead sources for your business by tracking leads back to the site that generated them, regardless of where you bought them.
- 9

**Lead Age** Timing is critical for all real-time leads. Lead Age ensures the leads you're purchasing are actively shopping for your product or service so you can determine purchasing and pricing strategies.

- **Time on Page** Understand intent a longer time on page can indicate higher intent to purchase and a higher-value lead.
- Browser, Device and Operating System Hone in on the characteristics of your target prospect using attributes to help ensure you pay the right price for the right leads.
- **Geolocation & IP Address** Only purchase the leads that are generated in your geographic footprint (and are most likely to become customers).

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<sup>&</sup>lt;sup>4</sup> Supra n.3, ActiveProstpect Patent.

<sup>&</sup>lt;sup>5</sup> https://community.activeprospect.com/questions/4180654.

<sup>&</sup>lt;sup>6</sup> https://activeprospect.com/trustedform/insights/.

- 27. ActiveProspect instructs prospective partners to add the "javascript to their form and start capturing lead certificates." As soon as the TrustedForm Script is added to a webpage, ActiveProspect will automatically start to capture the data submitted in the form.<sup>8</sup>
- 28. The code allows ActiveProspect to record the keystrokes, mouse clicks, data entry, and other electronic communications of visitors to websites where the code is installed. It also allows ActiveProspect to track the "website of origin" (the website from which a user navigated to the website using TrustedForm, i.e., part of the visitor's internet browsing history), amount of time spent on the website, geographic location of the visitor, and other information described above. ActiveProspect, in turn, provides this data to its clients.
- 29. The recording of keystrokes, mouse clicks, data entry, and other electronic communications begins the moment a user accesses or interacts with a website using TrustedForm.<sup>9</sup>
- 30. ActiveProspect's patent explains that the data collection occurs in real time: "[T]he verification server collects information about the visitor and the lead generator during the communication session during which the lead generator receives contact information and other relevant information (i.e. lead data) submitted by the visitor." 10
- 31. The patent further explains that ActiveProspect's software transmits to ActiveProspect's server. "At this point, [ActiveProspect's] server is 'aware' of the URL of the form and begins to monitor the web page for any changes . . . From there on, the verification server monitors the web page . . . [F]or each change detected, snapshots of the web page are captured including at least one of the HTML, image files, and a high-resolution, full-length image of the web page."
- 32. In a 2017 study by Princeton University researchers concerning similar technology, the researchers noted that "the extent of data collected by these services far exceeds user expectations; text

<sup>&</sup>lt;sup>7</sup> https://activeprospect.com/blog/video-ease-of-implementing-trustedform/; https://www.youtube.com/watch?v=Y5F4EjmG4CM.

<sup>&</sup>lt;sup>8</sup> https://developers.activeprospect.com/docs/trustedform/implementing-trustedform-s-script/.

<sup>&</sup>lt;sup>9</sup> https://community.activeprospect.com/posts/4078773-trustedform-s-session-replay.

<sup>&</sup>lt;sup>10</sup> System and Method for Electronic Lead Verification, U.S. Patent No. 20120290491 A1.

typed into forms is collected before the user submits the form, and precise mouse movements are saved, all without any visual indication to the user."<sup>11</sup>

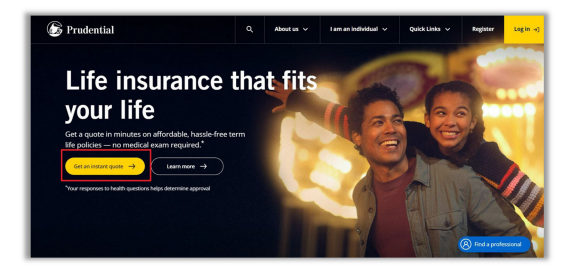
- 33. All videos of customer data are hosted on Active Prospect's servers, not the servers or computers of ActiveProspect's clients. Accessing the video of a website visitor's interactions requires a unique URL link provided by ActiveProspect, which directs visitors to a web server on trustedform.com where the video can be viewed. The link corresponds with a unique ID and a "certificate" which are generated and issued by ActiveProspect.
- 34. ActiveProspect also acknowledges on its website that "TrustedForm independently collects and stores information about who filled out a form, when, and where."
- 35. Several provisions in ActiveProspect's standard form End User License Agreement (the "EULA") with its website-operator clients confirm that ActiveProspect records and receives data from website visitors:
  - The EULA provides that "when a site visitor visits the [client's website], the TrustedForm Script contacts the Trusted Form Server, which then collects information about that site visit."
  - The EULA requires website owners to agree that ActiveProspect "cannot and does not guarantee that Your Content and Data will not be accessed by unauthorized persons." The term "Content and Data" is defined to include "information pertaining to Leads [i.e., website visitors] that may contain individual, personally identifiable information."
  - The EULA expressly gives ActiveProspect the right to use aggregate data collected from website visitors for anything it deems to be a legitimate business purpose, including tracking and reporting on industry trends.
  - The model language for privacy policies contained in the EULA states that TrustedForm "collects" information and "independently document[s] users' consent to be contacted."

<sup>&</sup>lt;sup>11</sup> https://freedom-to-tinker.com/2017/11/15/no-boundaries-exfiltration-of-personal-data-by-session-replay-scripts/.

- 36. ActiveProspect's business model involves entering into voluntary partnerships with various companies and providing its software to its partners.
  - 37. One of ActiveProspect's partners is Prudential.
- 38. ActiveProspect benefits financially when lead generators like Prudential purchase its services associated with TrustedForm. In turn, lead generators (like Prudential) who use TrustedForm benefit financially from sharing users' data with ActiveProspect, because "certifying" leads and harvesting extra data about them increases the value of the leads, which lead generators sell to lead buyers.
- 39. Both ActiveProspect and Prudential benefit financially from Prudential's use of TrustedForm.

# II. Prudential Uses ActiveProspect's TrustedForm Software

40. Prudential provides life insurance, retirement, mutual fund, annuities, and investment management services. To obtain a quote on a Prudential life insurance plan, consumers fill out a form online at Prudential.com. Users are prompted to select the "get an instant quote" button, shown below, to "get a quote in minutes."



41. After selecting the "get an instant quote" button, users are required to answer multiple questions, including questions about their medical health. Users must communicate to Prudential information including:

- 1
- a. Name
- 2
  - o. Height and weig
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- a. Name, zip code, and date of birth;
- b. Height and weight;
- c. The use of prescription medications and tobacco products;
- d. Medical conditions;
- e. Mental and psychological conditions, and other PHI.
- 42. Prudential uses TrustedForm on Prudential.com and has done so since approximately March 2022.
- 43. TrustedForm's code is embedded into the source code of Prudential's website, as shown in the red box below:

```
<html lang="en">
<head>...</head>
▼<body class="prudential" id="customer-body-id-for-css" onload>
  ▶ <noscript>...</noscript>
  ▶ <div id="header-of-plate" role="banner">...</div>
  ▶ <div class="content-wrapper">...</div>
  ▶ <div class="content-wrapper">...</div>
  ▶ <div class="content-wrapper">...</div>
  ▶ <div class="content-wrapper">...</div>
  ▶ <main class="content-wrapper" id="content-wrapper" role="main">...</main>
  ▶ <div id="footer-of-plate">...</div>
   <div id="modal-wrapper"></div>
   <script src="https://cdnjs.cloudflare.com/ajax/libs/loadCSS/2.1.0/cssrelpreload.min.js"></script>
   <script src="https://cdnjs.cloudflare.com/ajax/libs/loadCSS/2.1.0/onloadCSS.min.js"></script>
   <link as="style" href="https://fonts.googleapis.com/css?family=Open+Sans:300,400,600,700" onload="this.rel='stylesheet'" rel</pre>
   "stylesheet">
   <script src="//cdn.assurance.com/insurance/public/assets/customer-8293335...js" data-turbolinks-track="true"></script>
   <script>$(document).ready(function(){ initFingerprint(); initPlateHashes(true); });</script>
  ▶ <script>...</script>
   <script>$(document).ready(function () { $(window).unbind('beforeunload'); });</script>
   <input id="leadid_token" name="universal_leadid" type="hidden" value data-testid="universal_leadid">
   <script id="LeadiDscript_campaign" type="text/javascript" async src="//create.lidstatic.com/campaign/cf934278-b099-eb50-bf86</pre>
   105a165fcb4e.js?snippet version=2"></script>
   <script src="//cdn.assurance.com/insurance/public/assets/leadid-e55ab46...jg" id="LeadiDscript"></script>
   <noscript>...</noscript>
   <form id="trustedFormFormElement"></form>
   <script src="//cdn.assurance.com/insurance/public/assets/trustedForm-4a12057...js"></script>
   <noscript><img src="http://api.trustedform.com/ns.gif" /></noscript>
  ▶ <style type="text/css">...</style>
   <script src="https://www.datadoghq-browser-agent.com/datadog-rum.js"></script>
  ▶<div id="LeadiD-wrapper-element" class=" LeadiD-ignore-mutation" style="width: 1px; height: 1px; overflow: hidden; position:
   fixed; left: -1px; top: 0px;">...</div>
```

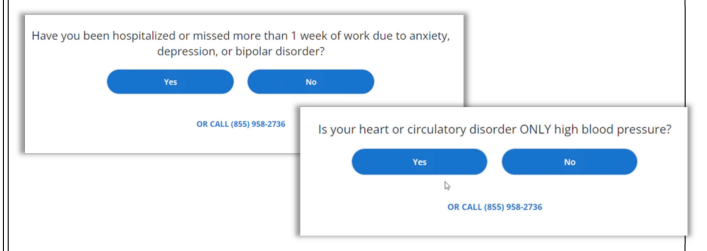
44. An ordinary consumer would not know—and nothing on the face of Prudential.com gives any indication—that their answers in the life insurance form are being recorded or shared with a third party.

- 45. Without the consent of the user, Prudential enables ActiveProspect to monitor user's interactions with the site as it asks questions including the following:
  - a. "What is your gender?"
  - b. "Have you used Tobacco Products within the last 12 months?"
  - c. "Are you currently married?"
  - d. "Do you have children?"
  - e. "What is your date of birth?"
  - f. "Why are you looking for life insurance?"
  - g. "What is your height?"
  - h. "What is your weight?"
  - i. "Are you currently taking any prescription medications?"
  - j. "In the past 5 years have you been treated or prescribed medication for any of the following conditions: anxiety/depression/bipolar; cancer; chronic pain; diabetes; heart or circulatory disorder; respiratory disorder; other medical condition?"



- k. "Have you been hospitalized or missed more than 1 week of work due to anxiety, depression, or bipolar disorder?"
- 1. "Are you currently employed?"

m. "Is your heart or circulatory disorder ONLY high blood pressure?"



- n. "Do you have an amount of coverage in mind?"
- o. "What is your zip code?"
- p. "What is your name?"
- q. "What is your email?"
- r. "Please enter your mobile number"
- 46. After answering these questions, users can view a quote. From there, the user may continue filling out the form to apply for life insurance, after being prompted to answer additional questions under the heading "Eligibility."
- 47. Only after the consumer has already answered multiple personal questions, including the ones described above, *all of which have already been recorded in real time*, does Prudential ask consumers to consent to its Terms, as shown below.

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Prudential	Speak to a Licensed Agent (855) 958-2736  © Licensed Agents available now
We take your personal inforn	nation and privacy seriously.
	on to obtain necessary information, provide you with our privacy statement delivery through the application process. Please read carefully:
<ul> <li>Authorization to Release Information (which sets fort order to be considered for life insurance);</li> </ul>	n the medical and other authorizations you are providing to Prudential in
<ul> <li>Prudential's Privacy Notice (which sets forth how Prudential)</li> <li>Consent to Electronic Receipt of Documents and Ele</li></ul>	lential may use and protect your data); ronic Signatures (which sets forth the terms and conditions for use of e-
Important Notice About Your Application	
By clicking "Continue I Agree" below, I	
<ol> <li>Acknowledge that I have read and agree to terms set i electronic signature be applied. I understand that this sign</li> </ol>	orth in the Authorization to Release Information and request that my nature and authorization is legally binding;
	Notice, which includes important information about how Prudential uses and is and about how I can limit or "opt out" of this use and sharing of my
<ol> <li>Consent to utilize e-signature and e-delivery under the Signatures.</li> </ol>	terms set forth in the Electronic Receipt of Documents and Electronic
Previous Continue, I Agree	

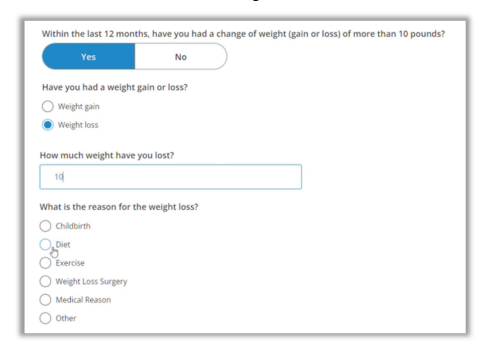
- 48. Only if they click through to Prudential's privacy notice would a consumer learn that Prudential "may share your personal information, including information about your transactions and experiences, among Prudential companies and with other non-Prudential companies who perform services for us or on our behalf, for our everyday business purposes."12
- 49. Only if they click through to "Important Notice About Your Application" would a consumer learn that Prudential "may disclose information we have collected as follows: to affiliates or third parties that perform services for us, or on our behalf."13
- 50. By the time consumers are asked to consent to the release of their personal information, the interception has already occurred, and their personal information has already been captured without their knowledge or consent. In other words, even if a user reaches the point where Prudential asks for

 $<sup>^{12}\</sup> https://assets.assurance.com/files/life/prudential/forms/privacy\_notice/Privacy\_Notice\_2022.pdf.$ 

ssets.assurance.com/files/life/prudential/forms/Important Notice About Your Application/Ot tes/NXU-IMPN+ED+05-2018+00+ZZ.pdf.

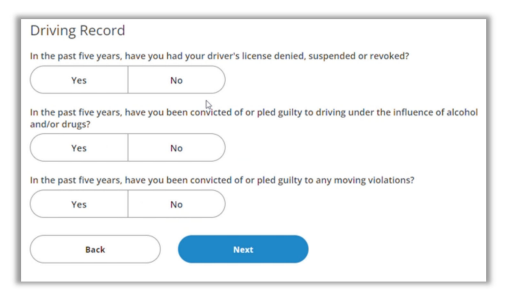
consent, if she does not agree, and leaves the website, her information has already been captured and intercepted in real time.

- 51. Prudential's consent disclosures fail to give consumers adequate notice that their responses to that point have been intercepted, nor that if they answer additional questions, their activity will continue to be intercepted.
- 52. After the consumers agree to Prudential's policies, they are required to answer additional personal and medical questions. This activity also is transmitted to ActiveProspect.
- 53. After clicking the "I agree" button, additional questions that the user is prompted to answer include:
  - a. "Were you born in the United States?"
  - b. "What is your occupation?"
  - c. "Earned annual income \$"
  - d. "Social Security Number" (with a note that the user's SSN will be encrypted and kept private)
  - e. "Within the last 12 months, have you had a change of weight (gain or loss) of more than 10 pounds?"
  - f. "What is the reason for the weight loss?"



g. Multiple questions about history of tobacco use

h. Multiple questions about driving history



- i. "In the past 10 years, have you been convicted of, pled guilty to, or do you currently have charged pending against you, for any crime?"
- j. Multiple questions about family medical history
- k. Multiple questions about personal medical and psychological history, whether the user has HIV or a sexually transmitted disease, and whether the user has ever been treated for alcohol or drug use.
- 54. Prudential knows that TrustedForm captures the keystrokes, mouse clicks and other communications of visitors to its website. Prudential pays ActiveProspect to supply that information.
- 55. Pursuant to an agreement with ActiveProspect, Prudential enabled TrustedForm by voluntarily embedding ActiveProspect's software code on Prudential.com.
  - 56. As currently deployed, TrustedForm, as used by Prudential, functions as a wiretap.

# III. Defendants Wiretapped Plaintiffs' Electronic Communications

- 57. **Tyrone Hazel.** After March 2022, Tyrone Hazel used the Prudential Financial website to search for an insurance quote.
  - 58. Hazel was in California when he visited the website.

- 59. During his visit, Prudential and ActiveProspect recorded Hazel's electronic communications in real time, used the intercepted data to attempt to learn the identity, zip code, date of birth, height, weight, use of prescription medications and tobacco products, and other PII and PHI of Hazel's family members for whom he sought an insurance quote.
- 60. Hazel was unaware at the time that his keystrokes, mouse clicks, and other electronic communications, including the information described above, were being intercepted in real time and would be disclosed to ActiveProspect; nor did Hazel consent to share that private information with ActiveProspect.
- 61. **Roxane Evans.** After March 2022, Roxane Evans used the Prudential Financial website to search for an insurance quote.
  - 62. Evans was in Oroville, California when she visited the website.
- 63. During her visit, Prudential and ActiveProspect recorded Evans' electronic communications in real time, used the intercepted data to attempt to learn her identity, zip code, date of birth, height, weight, use of prescription medications and tobacco products, and other PII and PHI.
- 64. Evans was unaware at the time that her keystrokes, mouse clicks, and other electronic communications, including the information described above, were being intercepted in real time and would be disclosed to ActiveProspect; nor did Evans consent to share that private information with ActiveProspect.
- 65. **Valerie Torres.** After March 2022, Valerie Torres used the Prudential Financial website to search for an insurance quote.
  - 66. Torres was in Los Angeles, California when she visited the website.
- 67. During her visit, Prudential and ActiveProspect recorded Torres's electronic communications in real time, used the intercepted data to attempt to learn her identity, zip code, date of birth, height, weight, use of prescription medications and tobacco products, and other PII and PHI.
- 68. Torres was unaware at the time that her keystrokes, mouse clicks, and other electronic communications, including the information described above, were being intercepted in real time and would be disclosed to ActiveProspect; nor did Torres consent to share that private information with ActiveProspect.

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- 69. Rhonda Hyman. After March 2022, Rhonda Hyman used the Prudential Financial website to search for an insurance quote.
  - 70. Hyman was in Los Angeles, California when she visited the website.
- 71. During her visit, Prudential and ActiveProspect recorded Hyman's electronic communications in real time, used the intercepted data to attempt to learn her identity, zip code, date of birth, height, weight, use of prescription medications and tobacco products, and other PII and PHI.
- 72. Hyman was unaware at the time that her keystrokes, mouse clicks, and other electronic communications, including the information described above, were being intercepted in real time and would be disclosed to ActiveProspect; nor did Hyman consent to share that private information with ActiveProspect.
- 73. During each Plaintiff's visit, the TrustedForm VideoReplay feature created a video capturing Plaintiffs' keystrokes and mouse clicks on the website. TrustedForm also captured the date and time of each visit, the duration of the visit, Plaintiffs' IP address, their location at the time of the visit, browser type, and the operating system on their device.
- 74. Users, including Plaintiffs, have not received notice of Prudential's Privacy Policy when they click "Get an instant quote," which initiates the interception of their responses on the form.
- 75. Nor do users provide informed consent when, after providing some personal information that has already been intercepted, they agree to Prudential's Privacy Policy and other terms. Even if the consumer were to click through to the terms, the disclosures do not adequately inform consumers that their activity is being intercepted. Moreover, by the time consumers reach this point in the process, the interception has already occurred and their personal information has already been captured without their knowledge or consent.
- Further, because the disclosures do not adequately inform consumers that their activity is 76. being intercepted, users also do not provide informed consent to the interception of the answers they provide after agreeing to Prudential's terms.
- 77. Prudential did not tell visitors to its websites that their keystrokes, mouse clicks and other communications were being recorded and shared with ActiveProspect. Even Prudential's more limited disclosures were made after the interception had already begun.

- 78. No Plaintiff or Class member consented to being wiretapped on a Prudential websites or to the recording and sharing of their communications with ActiveProspect. Furthermore, any purported consent was ineffective because (i) the wiretapping began from the moment Plaintiffs and Class members accessed the Website; and (ii) the Privacy Policy did not disclose the wiretapping or ActiveProspect.
- 79. At no time before or during a user's browsing of its websites does Prudential disclose that it will be recording users' activities in real time.
- 80. Nor does Prudential's Privacy Policy disclose that it is recording a user's activities in real time. Even if Prudential had disclosed its wiretapping at issue in its Privacy Policy, Prudential still acted without Plaintiffs' consent because Prudential does not ask for users' consent until after it has already begun wiretapping them.
- 81. When ActiveProspect and its website-owner clients wish to disclose ActiveProspect's technology, they do so explicitly. Model language, included in ActiveProspect's standard form EULA, states as follows:

We use ActiveProspect's TrustedForm Script to independently document users' consent to be contacted. The TrustedForm Script is embedded on our website and collects the following information when you interact with the page(s) where the script is present: page URL, mouse movements and clicks, contact information inputted by the user, a snapshot of the page, including IP address of the user's computer, time on the page, date and time that the TrustedForm Script was loaded, as well as the date and time of the various user interactions with the page, and HTTP headers from the user's browser.

82. Plaintiffs and Class members were not provided with this agreement, and Prudential's Privacy Policy includes no such provision.

### **CLASS ACTION ALLEGATIONS**

83. Plaintiffs bring this lawsuit under Federal Rules of Civil Procedure 23(a), (b)(1), (b)(2), and (b)(3), and/or (c)(4) as representatives of a Class of all California residents who visited

1	Prudential.com and provided personal information on Prudential's form to receive a quote for life				
2	insurance.				
3	84.	The "Class Period" is from March 1, 2022 to the present.			
4	85.	Plaintiffs reserve the right to modify, change, or expand the class definition as			
5	appropriate based on further investigation and discovery obtained in the case.				
6	86.	Excluded from the Class are Defendants, their employees, agents and assigns, and any			
7	members of th	e judiciary to whom this case is assigned, their respective court staff, the members of the			
8	immediate fan	nilies, and Plaintiffs' counsel.			
9	87.	Numerosity: The Class consists of at least thousands of individuals, making joinder			
10	impractical.				
11	88.	Commonality and predominance: Common questions of law and fact exist with regard			
12	to each of the	claims and predominate over questions affecting only individual Class members.			
13	Questions com	nmon to the Class include:			
14		a. whether Defendants violate the California Invasion of Privacy Act ("CIPA"), Cal.			
15		Penal Code § 631;			
16		b. whether Defendants invaded Plaintiffs' privacy rights in violation of the California			
17		Constitution;			
18		c. whether Defendants were unjustly enriched as a result of sharing users' private			
19		personal information;			
20		d. whether class members are entitled to actual and/or statutory damages for the			
21		aforementioned violations; and			
22		e. whether Defendants should be enjoined from engaging in such conduct in the future.			
23	89.	Typicality: The claims of the Plaintiffs are typical of the claims of the Class because the			
24	Plaintiffs, like all other Class members, visited Prudential's website and had their electronic				
25	communications intercepted and disclosed to ActiveProspect through Prudential's use of TrustedForm.				
26	90.	Adequacy of representation: Plaintiffs and their counsel will fairly and adequately			
27	protect and ad	vance the interests of Class members. Plaintiffs' interests align with the interests of the			
28					

Class members they seek to represent. Plaintiffs have retained competent counsel experienced in prosecuting class actions, and intend to prosecute this action vigorously.

- 91. **Superiority**: The class mechanism is superior to other available means for the fair and efficient adjudication of the claims of Class members. The claims of each individual Class member are too small to make individual litigation realistic or feasible. The class action device also presents far fewer management difficulties and provides the benefits of unitary adjudication, economy of scale, and comprehensive supervision by a single court.
- 92. **Injunctive relief**: Defendants have acted or refused to act on grounds generally applicable to the Class, thereby making appropriate final injunctive relief and corresponding declaratory relief with respect to the Class as a whole.

### **COUNT I**

# Violation of the California Invasion of Privacy Act ("CIPA")

# Cal. Penal Code § 631

- 93. Plaintiffs repeat the factual allegations contained in the foregoing paragraphs as if fully set forth herein.
- 94. Plaintiffs bring this claim individually and on behalf of the members of the Class against Defendants.
- 95. To establish liability under section 631(a), a plaintiff need only establish that the defendant, "by means of any machine, instrument, contrivance, or in any other manner," does any of the following:

Intentionally taps, or makes any unauthorized connection, whether physically, electrically, acoustically, inductively or otherwise, with any telegraph or telephone wire, line, cable, or instrument, including the wire, line, cable, or instrument of any internal telephonic communication system,

Or

Willfully and without the consent of all parties to the communication, or in any unauthorized manner, reads or attempts to read or learn the contents or meaning of any message, report, or communication while the same is in transit or passing over any wire, line or cable or is being sent from or received at any place within this state,

1	1 $Or$			
2	Uses, or attempts to use, in any manner, or for any purpose, or to			
3	communicate in any way, any in	communicate in any way, any information so obtained,		
4	4   Or	Or		
5	Alds, agrees with, employs, or	Aids, agrees with, employs, or conspires with any person or persons to		
6		unlawfully do, or permit, or cause to be done any of the acts or things mentioned above in this section.		
7	7			
8	8 96. Section 631(a) is not limited to	phone lines but also applies to newer technologies such a		
9	computers, the Internet, and email.			
10	97. ActiveProspect's TrustedForm	product is a "machine, instrument, contrivance, or		
11	1 other manner" used to engage in the prohibited	conduct at issue here.		
12	98. <b>Prudential's Violations</b> : At all	relevant times, by using ActiveProspect's TrustedForm		
13	technology, Prudential:			
14	a. intentionally tapped, ele	ctrically or otherwise, the lines of internet communication		
15	5 between Plaintiffs and C	lass members on the one hand, and Prudential's website		
16	on the other hand; and			
17	b. aided, agreed with, empl	oyed, and conspired with ActiveProspect to implement		
18	8 ActiveProspect's techno	logy and to accomplish the wrongful conduct at issue		
19	9 here.			
20	99. ActiveProspect's Violations: A	at all relevant times, by providing TrustedForm's service		
21	1 to Prudential, ActiveProspect:			
22	a. intentionally tapped, ele	ctrically or otherwise, the lines of internet communication		
23	between Plaintiffs and C	lass members on the one hand, and Prudential's website		
24	on the other hand; and			
25	b. willfully and without th	e consent of all parties to the communication, read or		
26	6 attempted to read or lear	n the contents or meaning of electronic communications		
27	7 of Plaintiffs and Class m	embers, while the electronic communications were in		
28	8			
		19		

1	transit or passing over any wire, line or cable or were being sent from or received		
2	at any place within California.		
3	100. Plaintiffs and Class members did not consent to any of Defendants' actions in		
4	implementing ActiveProspect's wiretaps on Prudential's website. Nor did Plaintiffs or Class members		
5	consent to Defendants' intentional access, interception, reading, learning, recording, and collection of		
6	Plaintiffs' and Class members' electronic communications.		
7	101. Defendants' violation of section 631(a) constitutes an invasion of privacy.		
8	102. Unless enjoined, Defendants will continue to commit these illegal acts. Plaintiffs		
9	continue to desire to use the internet, including Prudential's website, to search for information about and		
10	shop for life insurance and various other forms of insurance, but they do not want their provision of		
11	personal data informing an insurance quote to be wiretapped again. In addition to Prudential.com,		
12	Prudential operates different websites using various names, and partners with many other companies		
13	who operate their own websites, such as Allstate, Liberty Mutual, and AIG. ActiveProspect provides its		
14	TrustedForm product to many other website operators who offer a wide array of services. For		
15	Prudential.com and many other websites that Plaintiffs are likely to visit in the future, they have no		
16	practical way to know if their website communications will be monitored or recorded by		
17	ActiveProspect, or by both Defendants.		
18	103. Plaintiffs and Class members seek all relief available under Cal. Penal Code § 637.2,		
19	including injunctive relief and statutory damages of \$5,000 per violation.		
20	<u>COUNT II</u>		
21	Violation of California Unfair Competition Law ("UCL")		
22	Cal. Bus. & Prof. Code § 17200 et seq.		
23	104. Plaintiffs repeat the factual allegations contained in the foregoing paragraphs as if fully		
24	set forth herein.		
25	105. Plaintiffs bring this claim individually and on behalf of the members of the Class against		
26	Defendants.		
27	106. Defendants are each a "person" under Cal. Bus. & Prof. Code § 17201.		
28			

107. The UCL proscribes acts of unfair competition, including "any unlawful, unfair or fraudulent business act or practice and unfair, deceptive, untrue or misleading advertising." Cal. Bus. & Prof. Code § 17200.

### **Unlawful Conduct**

108. Defendants' conduct is unlawful, in violation of the UCL, because as set forth herein, it violates CIPA, Cal. Penal Code § 631, and Plaintiffs' and Class members' privacy rights under the California Constitution. Defendants are therefore in violation of the "unlawful" prong of the UCL.

### **Unfair Conduct**

- 109. Defendants' conduct is unfair because it violates California's constitutionally and legislatively declared public policy in favor of protection of consumer privacy, including as is reflected in the CIPA and the California Constitution.
- 110. Defendants acted in an immoral, unethical, oppressive, and unscrupulous manner by knowingly wiretapping Plaintiffs' and Class Member's communications of their private personal information without their consent.
- 111. The gravity of the harm resulting from Defendants' unfair conduct outweighs any potential utility of the conduct. The practice of wiretapping private communications, including confidential PII and PHI, harms the public at large and is part of a common and uniform course of wrongful conduct. There are reasonably available alternatives that would further Defendants' business interests. For example, Prudential could obtain a user's fully informed consent to share their data with a third party before doing so. Similarly, ActiveProspect could require affirmative user consent before recording consumer communications via TrustedForm.
- 112. The harm from Defendants' unfair conduct was not reasonably avoidable by consumers.

  Plaintiffs and Class members had no reasonable means of discovering that Defendants were wiretapping

  Plaintiffs' and Class members' communications of their private information on Prudential.com.
- 113. Plaintiffs and Class members have no adequate remedy at law as they are unable to use Prudential's website without being wiretapped or knowing whether they are being wiretapped. Absent injunctive relief, Defendants' violations will continue to harm consumers.

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114. Unless enjoined, Defendants will continue to commit these illegal acts. Plaintiffs
continue to desire to use the internet, including Prudential's website, to search for information about an
shop for life insurance and various other forms of insurance, but they do not want their provision of
personal data informing an insurance quote to be wiretapped again. In addition to Prudential.com,
Prudential operates different websites using various names, and partners with many other companies
who operate their own websites, such as Allstate, Liberty Mutual, and AIG. ActiveProspect provides its
TrustedForm product to many other website operators who offer a wide array of services. For
Prudential.com and many other websites that Plaintiffs are likely to visit in the future, they have no
practical way to know if their website communications will be monitored or recorded by
ActiveProspect, or by both Defendants.

- 115. Plaintiffs and Class members seek appropriate relief under the UCL, including such orders as may be necessary to enjoin Defendants from continuing their unlawful and unfair acts or practices, including an order requiring Defendants to remove TrustedForm from Prudential.com or to obtain fully informed consent from users before any of their confidential information has been recorded.
- 116. To prevent injury to the general public, Plaintiffs seek an injunction requiring Defendants to remove TrustedForm from Prudential.com or to obtain fully informed consent from users before recording any of their confidential information.
- 117. Plaintiffs and Class members seek all monetary and non-monetary relief permitted by law, including injunctive relief, civil penalties, and attorneys' fees and costs under Code of Civil Procedure section 1021.5.

## **COUNT III**

## **Invasion of Privacy**

# California Constitution, Art. 1, § 1

- 118. Plaintiffs repeat the factual allegations contained in the foregoing paragraphs as if fully set forth herein.
- 119. Plaintiffs bring this claim individually and on behalf of the members of the Class against Defendants.

- 120. Plaintiffs and Class members have a strong interest in: (1) precluding the dissemination and/or misuse of their sensitive, confidential PII and PHI; and (2) making personal decisions and/or conducting personal activities without observation, intrusion or interference, including the right to visit and interact with various Internet sites without being subjected to wiretaps without Plaintiffs' and Class members' knowledge or consent.
- 121. Defendants wrongfully intruded upon Plaintiffs' and Class members' seclusion in violation of California law. Plaintiffs and Class members reasonably expected that the private personal information sensitive, confidential PII and PHI they entrusted to Prudential would be kept private and secure, and would not be disclosed to any unauthorized third party or for any improper purpose.
- 122. At all relevant times, by implementing ActiveProspect's wiretaps on Prudential's Website, each Defendant intentionally invaded Plaintiffs' and Class Members' privacy rights under the California Constitution, and procured the other Defendant to do so.
  - 123. Defendants unlawfully invaded Plaintiffs' and Class members' privacy rights by:
    - a. harvesting their personal information, including sensitive, confidential PII and PHI, and transmitting it to unauthorized third parties or for improper purposes;
    - b. enabling the disclosure of personal and sensitive facts about them in a manner highly offensive to a reasonable person; and
    - c. enabling the disclosure of personal and sensitive facts about them without their informed, voluntary, affirmative, and clear consent.
- 124. A reasonable person would find it highly offensive that Defendants received, collected, and stored Plaintiffs' and Class members' private personal information without their consent.
- 125. Plaintiffs and Class members did not consent to any of Defendants' actions in implementing ActiveProspect's wiretaps on Prudential's website.
- 126. In failing to adequately protect Plaintiffs' and Class members' personal information,
  Defendants acted knowingly and in reckless disregard of their privacy rights. Defendants were aware
  that using TrustedForm on Prudential.com would share user's private information with an
  ActiveProspect, an unauthorized third party. Nevertheless, Prudential chose to use and ActiveProspect

1	chose to offer TrustedForm without users' consent. Defendants also knew or should have known that			
2	their conduct would be highly offensive to a reasonable person in Plaintiffs' position.			
3	127. Defendants' unlawful invasions of privacy damaged Plaintiffs and Class members. As			
4	direct and pro	ximate	e result of these invasions, Plaintiffs and Class members suffered mental distress,	
5	and their reas	onable	expectations of privacy were frustrated and defeated.	
6	128.	28. This invasion of privacy is serious in nature, scope, and impact.		
7	129.	129. This invasion of privacy alleged here constitutes an egregious breach of the social norm		
8	underlying the	e priva	cy right.	
9	130.	Plain	tiffs and Class members therefore seek all relief available for an invasion of privacy	
10	in violation of	f Articl	le I, Section 1 of California's Constitution.	
11	PRAYER FOR RELIEF			
12	WHEI	REFOI	RE, Plaintiffs, individually and on behalf of all others similarly situated, respectfull	
13	request the Co	ourt en	ter judgment against Defendants through an order:	
14		a.	Certifying the Class under Rule 23 and naming Plaintiffs as the representatives o	
15			the Class and Plaintiffs' attorneys as Class Counsel;	
16		b.	Declaring that the Defendants' conduct violates the laws and standards reference	
17			above;	
18		c.	Finding in favor of Plaintiffs and the Class on all counts asserted herein;	
19		d.	Granting Plaintiffs and the Class compensatory, statutory, and/or punitive	
20			damages or restitution;	
21		e.	Awarding prejudgment interest on all amounts awarded;	
22		f.	Entering appropriate injunctive relief;	
23		g.	Awarding Plaintiffs and the Class their reasonable attorneys' fees and expenses	
24			and costs of suit; and	
25		h.	Such other and further relief as the Court deems necessary or appropriate.	
26			DEMAND FOR JURY TRIAL	
27	Pursua	ant to F	Federal Rules of Civil Procedure 38(b), Plaintiffs demand a trial by jury of all	
28	claims and iss	ues so	triable.	
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1	Dated: November 23, 2022	Respectfully submitted,
2		GIRARD SHARP LLP
3		/s/ Nina Gliozzo
4		Adam E. Polk (State Bar No. 273000)
5		apolk@girardsharp.com Simon S. Grille (State Bar No. 294914)
6		sgrille@girardsharp.com
7		Nina Gliozzo (State Bar No. 333569) ngliozzo@girardsharp.com
8		601 California Street, Suite 1400
9		San Francisco, CA 94108 Telephone: (415) 981-4800
10		Facsimile: (415) 981-4846
11		Attorneys for Plaintiffs
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